

(c) Remarks

The claims are 1-5, 12, 14, 16, 18 and 20 with claims 1-5 each being independent.

The claims have been amended to recite a disubstituted diamino -6,12 chrysene as illustrated by compounds [1] - 11 and [1] - 12 of Table 1. Such compounds were included in claims 12, 14, 16, 18 and 20, now cancelled. Reconsideration of the claims is requested.

Claims 1-3 and 11-16 were rejected as anticipated by WO/00/39247. Claims 4 and 17-19 were rejected as obvious over WO 00/39247 in view of Xie '737. Claims 5 and 19-20 were rejected as obvious over WO 00/39247 in view of JP '150. In each instance the Examiner relies on Compound 29 of WO 00/39247 in which a chrysene central group is bonded via a phenylene group to a dis(substituted) amino group. That is, X<sub>1</sub> and X<sub>3</sub> are phenyl groups connecting the chrysene group to the amino group as a diphenylchrysene.

In contrast, the present claimed invention is a di(substituted) diamino chrysene without phenyl groups bridging the amino and chrysene groups. Accordingly, the anticipation and obviousness rejections are obviated. Neither Xie '737 nor JP '150 teach or suggest the instant devices employing the present disubstituted-diamino chrysenes.

Wherefore the claims should be allowed and the case passed to issue.

Applicants' undersigned attorney may be reached in our New York Office by telephone at (212) 218-2100. All correspondence should continue to be directed to our address given below.

Respectfully submitted,

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